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PARTS OF THE STATE			Washington, D.C		
U.S APPLICATION NO.		FIRST NAMED APPLICANT	ATTY DOCKET NO		
09/70112	21	. kawai	146.1358		
			INTERNATIONAL APPLICATION NO.		
BIERMAN MUSERLIAN AND LUCAS PCT / IB99/00866 600 THIRD AVENUE					
NEW YORK, NY 10016			I.A FILING DATE PRIORITY DATE		
			14 MAY 99 22 MAY 98		
			DATE MARIED: 30 APR 2001		
NOTIFICATIO			R 35 U.S.C. 371 IN THE UNITED		
STATES DESIGNATED/ELECTED OFFICE (DO/EO/US) 1. The following items have been submitted by the applicant or the IB to the United States Patent and Trademark					
11 0 D	Office as a Designated Office (37 CFR 1.494)ma an Elected Office (37 CFR 1.495):				
4	ic National Fee. he international anni	ication — Indication of Small E	ntity Status. ernational application into English.		
· · · · ·	Copy of the international application. Translation of the international application into English. Translation of Agricle 19 amendments into English.				
Copy of Article 19 amendments. Quiper: WO, Ful and Koylind					
Priority Document.					
The International Preliminary Examination Report in English and 48 Annexes, if any. 1 Translation of Annexes to the International Preliminary Examination Report into English.					
[_] Translatio	ni or Aimexes to the	international Preminiary Examination	on Report into English.		
		_	not filed the following indicated items and/or		
•			of the international application must be filed		
prior to 20 or 30 months from the priority date to avoid abandonment. U.S. Basic National Fee. Copy of the international application.					
3. The following items MUST be furnished within the period set forth below in order to complete the requirements for					
acceptance under 35 U.S.C. 371: [Tall a. Translation of the application into English. A processing fee will be required if submitted					
later than the appropriate 20 or 30 months from the priority date.					
The current translation is defective for the reasons indicated on the attached Notice of Defective Translation.					
L b. Processing fee for providing the translation of the application and/or the Annexes later than the					
appropriate 20 or 30 months from the priority date (37 CFR 1.492(f)).					
the a	application (preferabl harge will be require	y by the International application nu	mber and international filing date). A late 20 or 30 months from the priority		
date.		ration does not comply with 37 CFR	1.497(a) and (b) for the reasons		
indicated on the attached PCT/DO/EO/917. d. Surcharge for providing the oath or declaration later than the appropriate 20 or 30 months from the					
priority date (37 CFR), 492(e), of 4. Additional claim fees of \$107 \(\frac{1}{2} \) \(\frac{1}{2}					
	. Applicant must sul	bmit the additional claim fees or can	cel the additional claims for which fees are		
5. Applicant has not submitted the required sequence listing pursuant to 37 CFR 1.821-1.825. See attached PCT/DO/EO/920.					
	C CET EODTU IN :	Man 2/d) A ANTO E A BOVE MITET	BE SUBMITTED WITHIN TWO (2)		
MONTHS FROM TH	IE DATE OF THIS TE FOR THE APP	NOTICE OR BY 22 OR 32 MON LICATION, WHICHEVER IS LA	THS (where 37 CFR 1.495 applies) FROM TER. FAILURE TO PROPERLY		
The time period set about 1.136(a).	ove may be extended	by filing a petition and fee for exten	sion of time under the provisions of 37 CFR		
Annexes will be cancel	lled. A processing for mendments are cance	ee will be required if submitted later elled since a translation was not prov	no later than the time period set above or the than 20 or 30 months from the priority date. ided by the appropriate 20 (37 CFR 1.494(d))		
Applicant is reminded that any communication to the United States Patent and Trademark Office must be mailed to the address given in the heading and include the U.S. application no. shown above. (37 CFR 1.5)					
A copy of this notice MUST be returned with this response.					
Enclosed: PCT/DC	D/EO/917	Motion of Defective Translation	- ,		
PTO-87	5	PCT/DO/EO/920	onda M. Wallace		
			1 177		

FORM PCT/DO/EO/905 (March 2001)

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	S FOR PATENT APPLICATIONS R AMINO ACID SEQUENCE
however, are missing. The donment is set forth in the ence disclosure contained	e national stage in the United States of the period within which to correct the e accompanying Notification. in this application does not comply R 1.821-1.825 for the following
entain, a "Sequence Listing" compact disc, as required sting" in computer readable). sting" in computer readablable form, however, does, as indicated on the attacher that has been filed with a sindicated on the attacher form must be submitted disc of the "Sequence Listing".	g" as a separate part of the
r copy or compact disc of ry into the specification. s of the paper or compact	of the "Sequence Listing." the "Sequence Listing," as well as an disc and the computer readable form natter, as required by 37 CFR
	WITH REQUIREMENTS E SEQUENCE AND/OF DISCLOSURES 35 U.S.C. 371 to enter the however, are missing. The donment is set forth in the ence disclosure contained sure as set forth in 37 CF ply with the requirements intain, a "Sequence Listing" compact disc, as require sting" in computer readable (a). sting" in computer readable (b). sting" in computer readable (c) (c) (c) (c) (d) (d) (d) (d) (d) (d) (d) (d) (d) (d

FOR QU CALL:

(703) 308-4216, for Rules interpretation,

(703) 308-4212, for CRF submission help,

(703) 287-0200, for PatentIn software help.

Vonda M. Wallace

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